1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 DISTRICT OF ARIZONA 8 United States of America, CV23-02369-PHX-JFM 9 Plaintiff, **DEFAULT JUDGMENT** 10 v. 11 212883.834297 Tether ("USDT"), 12 Defendant In Rem. 13 On motion of plaintiff for judgment by default of the defendant 212883.834297 14 Tether ("USDT") (the "defendant property"), and the Court determining that there is no just 15 reason for delaying entry of judgment against defendant property, and the Court finding that 16 service of process has been duly made in accordance with law and that no party has claimed 17 said defendant property or has pled, answered or otherwise appeared in these proceedings 18 and are now in default, and the Court further finding that from an examination of the record, 19 that the allegations contained in the verified Complaint are true; 20 IT IS ORDERED, ADJUDGED AND DECREED that the interests of Liang Jiner, 21 Insung Hwang, Jeongsun Yun, Daniel Schmid, and all others in defendant property is 22 forfeited to the United States of America in accordance with 18 U.S.C. § 981(a)(1)(C) and 23 8 U.S.C. § 1324(b)(1) and (2). 24 IT IS FURTHER ORDERED that the defendant property be disposed of according 25 to law. 26 DATED this day of , 2024 27

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